JS 44 (Rev. 10/20)

Case 2:21-cv-02770 CAVIL Popular $$H^{-06/22/21}$$ Page 1 of 15

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of initiating the civil do	ocket sheet. (SEE INSTRUCTIONS ON NEXT PAGE (OF THIS FORM.)	•			
I. (a) PLAINTIFFS		DEFENDANTS				
FELICIA DANIE	LLO	SOUTHEASTER AUTHORITY	SOUTHEASTERN PENNSYLVANIA TRANSPORTATION			
(b) County of Residence o	of First Listed Plaintiff CAMDEN		of First Listed Defendant D	HII ADEI DHIA		
•	XCEPT IN U.S. PLAINTIFF CASES)	County of Residence of First Listed Defendant PHILADELPHIA (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.				
(c) Attorneys (Firm Name, A	Address, and Telephone Number)	Attorneys (If Known)				
	· ·	•				
•	Esquire - Sidney L. Gold & Assoc., P , Ste. 515, Phila, PA 19103 215-569-					
II. BASIS OF JURISD	ICTION (Place an "X" in One Box Only)	III. CITIZENSHIP OF PR	RINCIPAL PARTIES (1	Place an "X" in One Box for Plaintiff		
1 U.S. Government	× 3 Federal Question	(For Diversity Cases Only) PT		nd One Box for Defendant) PTF DEF		
Plaintiff	(U.S. Government Not a Party)	Citizen of This State		ncipal Place 4 🕱 4		
2 U.S. Government Defendant	4 Diversity (Indicate Citizenship of Parties in Item III)	Citizen of Another State x	2 Incorporated and Prof Business In Air			
NATION OF CHAR	n	Citizen or Subject of a Foreign Country		6 6		
IV. NATURE OF SUIT			Click here for: Nature of Su			
CONTRACT 110 Insurance	TORTS PERSONAL INJURY PERSONAL INJUR	FORFEITURE/PENALTY 625 Drug Related Seizure	BANKRUPTCY	375 False Claims Act		
120 Marine 130 Miller Act 140 Negotiable Instrument	310 Airplane 315 Airplane Product Product Liability 365 Personal Injury - Product Liability 367 Health Care/	of Property 21 USC 881	422 Appeal 28 USC 158 423 Withdrawal 28 USC 157	376 Qui Tam (31 USC 3729(a)) 400 State Reapportionment		
150 Recovery of Overpayment & Enforcement of Judgment	320 Assault, Libel & Pharmaceutical Slander Personal Injury		PROPERTY RIGHTS 820 Copyrights	410 Antitrust 430 Banks and Banking		
151 Medicare Act	330 Federal Employers' Product Liability		830 Patent	450 Commerce		
152 Recovery of Defaulted Student Loans	Liability 368 Asbestos Personal Injury Product	d	835 Patent - Abbreviated New Drug Application	460 Deportation 470 Racketeer Influenced and		
(Excludes Veterans)	345 Marine Product Liability		840 Trademark	Corrupt Organizations		
153 Recovery of Overpayment of Veteran's Benefits	Liability PERSONAL PROPER 350 Motor Vehicle 370 Other Fraud	RTY LABOR 710 Fair Labor Standards	880 Defend Trade Secrets Act of 2016	480 Consumer Credit (15 USC 1681 or 1692)		
160 Stockholders' Suits	355 Motor Vehicle 370 Other Fladd 371 Truth in Lending	<u> </u>	Act 01 2010	485 Telephone Consumer		
190 Other Contract	Product Liability 380 Other Personal	720 Labor/Management	SOCIAL SECURITY	Protection Act		
195 Contract Product Liability 196 Franchise	360 Other Personal Property Damage Injury 385 Property Damage		861 HIA (1395ff) 862 Black Lung (923)	490 Cable/Sat TV 850 Securities/Commodities/		
190 Francinsc	362 Personal Injury - Product Liability	751 Family and Medical	863 DIWC/DIWW (405(g))	Exchange		
REAL PROPERTY	Medical Malpractice	Leave Act	864 SSID Title XVI	890 Other Statutory Actions		
210 Land Condemnation	CIVIL RIGHTS PRISONER PETITION 440 Other Civil Rights Habeas Corpus:	790 Other Labor Litigation 791 Employee Retirement	865 RSI (405(g))	891 Agricultural Acts 893 Environmental Matters		
220 Foreclosure	441 Voting 463 Alien Detainee	Income Security Act	FEDERAL TAX SUITS	895 Freedom of Information		
230 Rent Lease & Ejectment	× 442 Employment 510 Motions to Vacate	e	870 Taxes (U.S. Plaintiff	Act		
240 Torts to Land 245 Tort Product Liability	443 Housing/ Sentence Accommodations 530 General		or Defendant) 871 IRS—Third Party	896 Arbitration 899 Administrative Procedure		
290 All Other Real Property	445 Amer. w/Disabilities - 535 Death Penalty	IMMIGRATION	26 USC 7609	Act/Review or Appeal of		
	Employment Other: 446 Amer. w/Disabilities - 540 Mandamus & Oth	462 Naturalization Application 465 Other Immigration		Agency Decision 950 Constitutionality of		
	Other 550 Civil Rights	Actions		State Statutes		
	448 Education 555 Prison Condition					
	560 Civil Detainee - Conditions of					
	Confinement					
V. ORIGIN (Place an "X" in						
	te Court Appellate Court	(specify)	District Litigation - Transfer			
	Cite the U.S. Civil Statute under which you at TITLE VII, PHRA	are filing (Do not cite jurisdictional statu	utes unless diversity):			
VI. CAUSE OF ACTION	Brief description of cause:					
VII. REQUESTED IN	☐ CHECK IF THIS IS A CLASS ACTION	N DEMAND \$	CHECK YES only i	f demanded in complaint:		
COMPLAINT:	UNDER RULE 23, F.R.Cv.P.	150,000 IN EXCESS	JURY DEMAND:	× Yes No		
VIII. RELATED CASE IF ANY	E(S) (See instructions): JUDGE		DOCKET NUMBER			
DATE	SIGNATURE OF AT	TORNEY OF RECORD				
06/22/2021	Sidney L. Gold, Esc	quire	Digitally signed by Sidney L. Gold, Esquire Date: 2021.06.22 14:17:37 -04'00'			
FOR OFFICE USE ONLY						
RECEIPT # AN	MOUNT APPLYING IFP	JUDGE	MAG. JUD	OGE		

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- Plaintiffs-Defendants. Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" II. in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below. United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box. Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked. Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; NOTE: federal question actions take precedence over diversity cases.)
- III. Residence (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: Nature of Suit Code Descriptions.
- V. **Origin.** Place an "X" in one of the seven boxes.
 - Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation - Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.

Multidistrict Litigation - Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket. PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7. Origin Code 7 was used for historical records and is no longer relevant due to changes in statue.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service.
- Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P. Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction. Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

Case 2:21-cv-02770-Granded Spooness district Fideologic / Page 3 of 15 for the eastern district of Pennsylvania

DESIGNATION FORM

(to be used by counsel or pro se plaintiff to indicate the category of the case for the purpose of assignment to the appropriate calendar)

Address of Plaintiff:132 I	Roosevelt Avenue, Mount Ephraim	, New Jersey 08059						
	234 Market Street, Philadelphia, Pe	ennsylvania 19107						
Place of Accident, Incident or Transaction: 1234 Market Street, Philadelphia, Pennsylvania 19107								
Place of Accident, Incident or Transaction:								
RELATED CASE, IF ANY:								
Case Number:	Judge:	Date Terminated:						
Civil cases are deemed related when Yes is answer								
Is this case related to property included in an opreviously terminated action in this court?	Yes No 🗸							
2. Does this case involve the same issue of fact or grow out of the same transaction as a prior suit Yes No Very pending or within one year previously terminated action in this court?								
3. Does this case involve the validity or infringe numbered case pending or within one year pre-	Yes No V							
4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights Yes No Verification of the same individual?								
I certify that, to my knowledge, the within case is / is not related to any case now pending or within one year previously terminated action in this court except as noted above.								
DATE: 06/22/2021	/s/ Sidney L. Gold, Esq.	. 21374						
	Attorney-at-Law / Pro Se Plaintiff	Attorney I.D. # (if applicable)						
CIVIL: (Place a √ in one category only)								
A. Federal Question Cases:	B. Diversity Jurisdiction	ı Cases:						
1. Indemnity Contract, Marine Contract, and All Other Contracts 2. FELA 3. Jones Act-Personal Injury 4. Antitrust 5. Patent 6. Labor-Management Relations 7. Civil Rights 8. Habeas Corpus 9. Securities Act(s) Cases 10. Social Security Review Cases 11. All other Federal Question Cases (Please specify): 1. Insurance Contract and Other Contracts 2. Airplane Personal Injury 3. Assault, Defamation 4. Marine Personal Injury 5. Motor Vehicle Personal Injury 6. Other Personal Injury (Please specify): 7. Products Liability 8. Products Liability 9. All other Diversity Cases (Please specify): 1. Insurance Contract and Other Contracts 2. Airplane Personal Injury 4. Marine Personal Injury 5. Motor Vehicle Personal Injury 6. Other Personal Injury (Please specify): 8. Products Liability 9. All other Diversity Cases (Please specify): 1. Insurance Contract and Other Contracts 2. Airplane Personal Injury 4. Marine Personal Injury 5. Motor Vehicle Personal Injury 6. Other Personal Injury (Please specify): 7. Products Liability 8. Products Liability — Asbestos 9. All other Diversity Cases (Please specify): 1. Insurance Contract and Other Contracts								
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IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

Telephone	FAX Numl	oer	E-Mail Address		
(215) 569-1999	<u>(215) 569-387</u>	0	sgold@discrimlaw.net		
06/22/2021 Date	/s/ Sidney L Attorney-at	Gold, Esq. t-law	PLAINTIFF Attorney for		
(f) Standard Management –	Cases that do not	t fall into any one	e of the other tracks.		
(e) Special Management – C commonly referred to as the court. (See reverse s management cases.)	complex and that	t need special or	intense management by	()	
(d) Asbestos – Cases involv exposure to asbestos.	ing claims for per	sonal injury or p	roperty damage from	()	
(c) Arbitration – Cases required to be designated for arbitration under Local Civil Rule 53.2.					
b) Social Security – Cases requesting review of a decision of the Secretary of Health and Human Services denying plaintiff Social Security Benefits.					
a) Habeas Corpus – Cases brought under 28 U.S.C. § 2241 through § 2255.					
SELECT ONE OF THE FO	OLLOWING CA	SE MANAGEM	IENT TRACKS:		
plaintiff shall complete a Ca filing the complaint and serv side of this form.) In the ed designation, that defendants	UTHORITY I Justice Expense se Management Te a copy on all defendent that a defendable, with its first tries, a Case Management	Track Designation endants. (See § 1 dant does not as appearance, subagement Track D	NO. uction Plan of this court, count Form in all civil cases at the 1:03 of the plan set forth on the gree with the plaintiff regardismit to the clerk of court and so designation Form specifying the	time of reverse ng said erve on	
FELICIA DANIELLO			CIVII ACTION		

(Civ. 660) 10/02

Civil Justice Expense and Delay Reduction Plan Section 1:03 - Assignment to a Management Track

- (a) The clerk of court will assign cases to tracks (a) through (d) based on the initial pleading.
- (b) In all cases not appropriate for assignment by the clerk of court to tracks (a) through (d), the plaintiff shall submit to the clerk of court and serve with the complaint on all defendants a case management track designation form specifying that the plaintiff believes the case requires Standard Management or Special Management. In the event that a defendant does not agree with the plaintiff regarding said designation, that defendant shall, with its first appearance, submit to the clerk of court and serve on the plaintiff and all other parties, a case management track designation form specifying the track to which that defendant believes the case should be assigned.
- (c) The court may, on its own initiative or upon the request of any party, change the track assignment of any case at any time.
- (d) Nothing in this Plan is intended to abrogate or limit a judicial officer's authority in any case pending before that judicial officer, to direct pretrial and trial proceedings that are more stringent than those of the Plan and that are designed to accomplish cost and delay reduction.
- (e) Nothing in this Plan is intended to supersede Local Civil Rules 40.1 and 72.1, or the procedure for random assignment of Habeas Corpus and Social Security cases referred to magistrate judges of the court.

SPECIAL MANAGEMENT CASE ASSIGNMENTS (See §1.02 (e) Management Track Definitions of the Civil Justice Expense and Delay Reduction Plan)

Special Management cases will usually include that class of cases commonly referred to as "complex litigation" as that term has been used in the Manuals for Complex Litigation. The first manual was prepared in 1969 and the Manual for Complex Litigation Second, MCL 2d was prepared in 1985. This term is intended to include cases that present unusual problems and require extraordinary treatment. See §0.1 of the first manual. Cases may require special or intense management by the court due to one or more of the following factors: (1) large number of parties; (2) large number of claims or defenses; (3) complex factual issues; (4) large volume of evidence; (5) problems locating or preserving evidence; (6) extensive discovery; (7) exceptionally long time needed to prepare for disposition; (8) decision needed within an exceptionally short time; and (9) need to decide preliminary issues before final disposition. It may include two or more related cases. Complex litigation typically includes such cases as antitrust cases; cases involving a large number of parties or an unincorporated association of large membership; cases involving requests for injunctive relief affecting the operation of large business entities; patent cases; copyright and trademark cases; common disaster cases such as those arising from aircraft crashes or marine disasters; actions brought by individual stockholders; stockholder's derivative and stockholder's representative actions; class actions or potential class actions; and other civil (and criminal) cases involving unusual multiplicity or complexity of factual issues. See §0.22 of the first Manual for Complex Litigation and Manual for Complex Litigation Second, Chapter 33.

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

FELICIA DANIELLO, : CIVIL ACTION NO.:

:

Plaintiff,

:

V.

SOUTHEASTERN PENNSYLVANIA

TRANSPORTATION AUTHORITY,

JURY TRIAL DEMANDED

Defendant.

COMPLAINT AND JURY DEMAND

I. PRELIMINARY STATEMENT

- 1. This is an action for an award of damages, attorneys' fees and other relief on behalf of the Plaintiff, Felicia Daniello ("Plaintiff Daniello"), an employee of the Defendant, Southeastern Pennsylvania Transportation Authority ("Defendant"), who has been harmed by the Defendant's discriminatory and retaliatory employment practices.
- 2. This action is brought under Title VII of the Civil Rights Act of 1964 and 1991, as amended, 42 U.S.C. §2000e et seq. ("Title VII"), and the Pennsylvania Human Relations Act, 43 P.S. §951 et seq. ("PHRA").

II. <u>JURISDICTION AND VENUE</u>

- 3. The jurisdiction of this Court is invoked, and venue is proper in this judicial district, pursuant to 28 U.S.C. §§1331 and 1391, as Plaintiff Daniello's claims are substantively based on Title VII.
- 4. The supplemental jurisdiction of this Court is invoked pursuant to 28 U.S.C. §1367 to consider Plaintiff Daniello's claims arising under the PHRA.

5. All conditions precedent to the institution of this suit have been fulfilled and Plaintiff Daniello has satisfied all jurisdictional prerequisites to the maintenance of this action. On March 25, 2021, a Notice of Right to Sue was issued by the Equal Employment Opportunity Commission and this action has been filed within ninety (90) days of receipt of said notice.

III. PARTIES

- 6. Plaintiff, Felicia Daniello ("Plaintiff Daniello"), is an adult individual and citizen of the State of New Jersey, residing therein at 132 Roosevelt Avenue, Mount Ephraim, New Jersey 08059.
- 7. Defendant, Southeastern Pennsylvania Transportation Authority ("Defendant"), is a transportation authority duly organized and existing under the laws of the Commonwealth of Pennsylvania, maintaining a place of business located therein at 1234 Market Street, Philadelphia, Pennsylvania 19107.
- 8. At all times relevant hereto, Defendant was acting through its agents, servants, and employees, who were acting within the scope of their authority, course of employment, and under the direct control of Defendant.
- 9. At all times material herein, Defendant has been a "person" and "employer" as defined under Title VII and the PHRA, and has been, and is, subject to the provisions of each said Act.

IV. STATEMENT OF FACTS

10. Plaintiff Daniello, a female, was employed by the Defendant from on or about July 24, 2011 until on or about January 14, 2020, the date of her unlawful termination. On or about July 24, 2020, Defendant reinstated Plaintiff Daniello to her position, and her employment has continued through the present.

- 11. Throughout her employment with Defendant, Plaintiff Daniello has held the position of Transit Police Officer, and at all times has maintained an exceptional job performance rating in said capacity.
- 12. By way of background, in or about October of 2018, Stephen Rooney ("Rooney"), Transit Police Officer, was transferred to work in the same headquarters as Plaintiff Daniello.
- 13. Shortly thereafter, in or about late November of 2018, Jasmine Bullock ("Bullock"), Transit Police Officer, reported to Defendant that Rooney had sexually harassed her.
- 14. In response to Bullock's complaint, rather than take proper remedial action, Defendant permitted Rooney to continue working with Plaintiff Daniello.
- 15. Soon after, the Defendant, through its agents, servants, and employees, including but not limited to, Rooney, began subjecting Plaintiff Daniello to a hostile work environment through various instances of unwanted and uninvited sexually offensive dialogue and physical contact.
- 16. By way of example, on or about January 17, 2019, Rooney groped Plaintiff Daniello's breast during a work shift together. Plaintiff Daniello immediately removed herself from Rooney's reach and expressed her opposition to Rooney's conduct.
- 17. Subsequently, on or about January 22, 2019, Plaintiff Daniello informed Brian Schwenger ("Schwenger"), Sergeant, Plaintiff Daniello's direct supervisor, that she never wanted to work with Rooney again. Despite the prior allegation of sexual harassment against Rooney, the Defendant did not inquire as to the reason for Plaintiff Daniello's request.
- 18. Thereafter, Rooney's sexual pursuit of Plaintiff Daniello persisted. By way of example, in or about February of 2019, Rooney flirtatiously touched Plaintiff Daniello's hips, to which she immediately informed him that he was not welcome to touch her.

- 19. As further harassment, on or about March 16, 2019, Rooney requested that Plaintiff Daniello allow him to hug her. Plaintiff Daniello advised Rooney that she did not want a hug.
- 20. Upon information and belief, on or about April 13, 2019, Rooney was suspended for a thirty (30) day period as a result of the investigation into Bullock's claim of sexual harassment against him.
- 21. Soon after, on or about April 16, 2019, Plaintiff Daniello registered a complaint of sexual harassment with Schwenger. Subsequently, on or about April 24, 2019, Defendant began investigating Plaintiff Daniello's complaint and interviewed Plaintiff Daniello in connection thereto.
- 22. After reporting the sexual harassment, the Defendant, through its agents, servants, and employees, began subjecting Plaintiff Daniello to retaliation for opposing sexual harassment in the workplace in a concerted effort to effectuate Plaintiff Daniello's resignation.
- 23. By way of example, on or about June 13, 2019 and July 6, 2019, despite being on an administrative leave for a sexual harassment investigation, Defendant permitted Rooney at Defendant's offices while Plaintiff Daniello was working. During said visits, Rooney smoked cigars with Michael Wright ("Wright"), Lieutenant, one of Plaintiff Daniello's supervisors.
- 24. Furthermore, on or about May 29, 2019, Plaintiff Daniello was subjected to a "random" drug test. Plaintiff Daniello believes and avers that said drug test was retaliatory and an attempt to intimidate her, as Plaintiff Daniello had not been required to undergo a drug test in approximately two (2) years.
- 25. On or about May 31, 2019, six (6) officers were interviewed in connection with Defendant's investigation into the allegations of sexual harassment against Rooney. Upon

information and belief, Garey Macklin ("Macklin"), Maurice Hobbs ("Hobbs"), and Kevin Dougherty ("Dougherty"), provided information in support of Plaintiff Daniello's allegations and subsequently received disciplinary notices. Plaintiff Daniello believes and avers that Defendant disciplined said officers to prevent additional officers from corroborating Plaintiff Daniello's allegations of sexual harassment.

- 26. On or about September 9, 2019, Plaintiff Daniello dual filed a Charge of Discrimination with the Equal Employment Opportunity Commission ("EEOC") and the Pennsylvania Human Relations Commission ("PHRC"). Thereafter, upon learning of the same, Defendant's retaliatory conduct escalated.
- 27. By way of example, on or about November 5, 2019, Defendant issued Plaintiff Daniello an unjustified disciplinary warning containing fabricated allegations of misconduct.
- 28. Thereafter, on or about December 11, 2019, Plaintiff Daniello received notice that Defendant reinstated Rooney to his former position. Rooney recommenced his employment with Defendant on or about December 12, 2019.
- 29. On or about December 17, 2019, Wright approached Plaintiff Daniello and attempted to engage her in conversation regarding her complaint of sexual harassment against Rooney and his imminent return to work. During said conversation, Wright encouraged Plaintiff Daniello to accept Rooney's return to work without complaint and stated, "he *did* lose his job for six months," thereby implying that Rooney had been sufficiently punished. Plaintiff Daniello felt threatened by Wright's attempts to coerce her into silence.
- 30. On or about December 30, 2019, Plaintiff Daniello was dispatched to the same call as Rooney. While reporting to the call, Rooney attempted to engage Plaintiff Daniello in conversation, which resulted in her experiencing extreme discomfort.

- 31. Shortly thereafter, on or about January 1, 2020, Plaintiff Daniello was required to attend a training session. Upon her arrival, Plaintiff Daniello realized that Rooney was also present, and Plaintiff Daniello was forced to participate in said session with Rooney during which sexual harassment was discussed.
- 32. As further retaliation, on or about January 2, 2020, Defendant abruptly removed Plaintiff Daniello from performing her ordinary duties and reassigned her to the less favorable position of desk duty, causing a significant reduction in her overtime hours. Defendant refused to provide Plaintiff Daniello with a reason for said reassignment.
- 33. On or about January 8, 2020, Plaintiff Daniello approached Captain Arnold ("Arnold") and requested an explanation for the change in her job duties. Arnold responded, "look in the mirror for the reason," thereby implying that Plaintiff Daniello was being punished for making complaints of sexual harassment.
- 34. On or about January 14, 2020, Defendant terminated Plaintiff Daniello's employment, allegedly based upon the same fabricated allegations in the November 5, 2019 disciplinary warning.
- 35. Plaintiff Daniello believes and avers that the Defendant's articulated reason for her termination was pretextual and that she was actually terminated in retaliation for opposing sexual harassment in the workplace.
- 36. Thereafter, Plaintiff Daniello filed a union grievance challenging the retaliatory termination of her employment. On or about June 23, 2020, Plaintiff Daniello participated in a union arbitration hearing in connection with the grievance challenging her termination.
- 37. On or about July 24, 2020, Plaintiff Daniello learned that the arbitrator had found in her favor and ordered that Defendant reinstate Plaintiff Daniello to her position of employment.

However, Plaintiff Daniello was not awarded back pay for the period of time that she was unemployed as the result of Defendant's retaliatory conduct.

COUNT I

(Title VII - Hostile Work Environment, Sexual Harassment, Retaliation) Plaintiff Daniello v. Defendant

- 38. Plaintiff Daniello incorporates by reference paragraphs 1 through 37 of this Complaint as though fully set forth at length herein.
- 39. The actions of Defendant, through its agents, servants and employees, in subjecting Plaintiff Daniello to a hostile work environment and sexual harassment, and in retaliating against Plaintiff Daniello for opposing sexual harassment in the workplace, ultimately resulting in the termination of her employment, constituted violations of Title VII.
- 40. As a direct result of the aforesaid unlawful discriminatory and retaliatory employment practices engaged in by Defendant in violation of Title VII, as aforesaid, Plaintiff Daniello sustained permanent and irreparable harm, which caused her to sustain a loss of earnings, plus the value of certain benefits, plus loss of future earning power, plus back pay, and front pay, and interest due thereon.
- 41. As a further direct result of the aforesaid discriminatory and retaliatory employment practices engaged in by Defendant in violation of Title VII, Plaintiff Daniello suffered severe emotional distress, embarrassment, humiliation, and loss of self-esteem.

COUNT II

(PHRA - Hostile Work Environment, Sexual Harassment, Retaliation) Plaintiff Daniello v. Defendant

42. Plaintiff Daniello incorporates by reference paragraphs 1 through 41 of this Complaint as though fully set forth at length herein.

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- 43. The actions of Defendant, through its agents, servants and employees, in subjecting Plaintiff Daniello to a hostile work environment and sexual harassment, and in retaliating against Plaintiff Daniello for opposing sexual harassment in the workplace, ultimately resulting in the termination of her employment, constituted violations of the PHRA.
- 44. As a direct result of the aforesaid unlawful discriminatory and retaliatory employment practices engaged in by Defendant in violation of the PHRA, as aforesaid, Plaintiff Daniello sustained permanent and irreparable harm, which caused her to sustain a loss of earnings, plus the value of certain benefits, plus loss of future earning power, plus back pay, and front pay, and interest due thereon.
- 45. As a further direct result of the aforesaid discriminatory and retaliatory employment practices engaged in by Defendant in violation of the PHRA, Plaintiff Daniello suffered severe emotional distress, embarrassment, humiliation, and loss of self-esteem.

PRAYER FOR RELIEF

46. Plaintiff Daniello incorporates by reference paragraphs 1 through 45 of this Complaint as though fully set forth at length herein.

WHEREFORE, Plaintiff Daniello requests that this Court enter judgment in her favor against the Defendant and Order that:

- a. Defendant compensate Plaintiff Daniello for the wages and other benefits and emoluments of employment lost, because of its unlawful conduct;
- b. Defendant compensate Plaintiff Daniello with an award of front pay, if appropriate;

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c. Defendant pay to Plaintiff Daniello punitive damages, compensatory damages for future pecuniary losses, pain, suffering, inconvenience, mental anguish, loss of enjoyment of life and other nonpecuniary losses as allowable;

d. Defendant pay to Plaintiff Daniello pre and post judgment interest, costs of suit and attorney and expert witness fees as allowed by law;

e. The Court award such other relief as is deemed just and proper.

JURY DEMAND

Plaintiff Daniello demands a trial by jury.

SIDNEY L. GOLD & ASSOC., P.C.

By: /s/ Sidney L. Gold, Esquire SIDNEY L. GOLD, ESQUIRE I.D. NO.: 21374 1835 Market Street, Ste. 515 Philadelphia, PA 19103 215.569.1999

Attorneys for Plaintiff

DATED: June 22, 2021

VERIFICATION

I hereby verify that the statements contained in this **Complaint** are true and correct to the best of my knowledge, information and belief. I understand that false statements herein are made subject to the penalties of Title 18 Pa. C.S.A. §4904, relating to unsworn falsification to authorities.

DATE: 6 16 21

FELICIA DANIELLO, PLAINTIFF